

**MINUTES OF THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

May 1, 2002

DIVISION ONE

B153212 Brown et al. (Not for Publication)
v.
Zieve et al.

That part of the August 22, 2001, order dismissing the case against MidFirst is reversed; in all other respects, the orders are affirmed. The cause is remanded to the trial court with directions to set the case back on track for trial of the Browns' claims against MidFirst. The parties are to pay their own costs of appeal.

Vogel (Miriam A.), J.

We concur: Ortega, Acting P.J.
Mallano, J.

B145849 Peck/Jones Construction Corp. et al. (Not for Publication)
v.
Truck Insurance Exchange

The judgment is affirmed. Truck is entitled to its costs of appeal.

Vogel (Miriam A.), J.

We concur: Ortega, Acting P.J.
Mallano, J.

DIVISION ONE (Continued)

B143151 Murray et al. (Not for Publication)
v.
Salinas Landscaping and Tree Preservation, Inc.

The judgment is affirmed and the cause is remanded to the trial court with directions to enter a corrected judgment reflecting that Debbie Gibson-Elkins and Michelle Murray are liable for all costs (\$25,884.37) but that Vanessa Murray and Douglas Murray are liable only for ordinary costs (\$7,264.27). SLT is awarded its costs of appeal.

Vogel (Miriam A.), J.

We concur: Ortega, Acting P.J.
 Mallano, J.

B145849 Peck/Jones Construction Corp. et al. (Not for Publication)
v.
Truck Insurance Exchange

The judgment is affirmed. Truck is entitled to its costs of appeal.

Vogel (Miriam A.), J.

We concur: Ortega, Acting P.J.
 Mallano, J.

B149869 Sea-Land Motor Freight, Inc. et al. (Not for Publication)
v.
Union Pacific Railroad Co.

We affirm the judgment. UP is entitled to its costs on appeal.

Ortega, J.

We concur: Spencer, P.J.
 Mallano, J.

DIVISION ONE (Continued)

B149847 Eddie Javor (Not for Publication)
v.
Mark Taggart et al.

The order of dismissal is affirmed. Respondent(s) to recover costs

Mallano, J.

We concur: Spencer, P.J.
Ortega, J.

B148829 Armen Keshishyan (Not for Publication)
v.
State of California, et al.

The judgment is affirmed. Respondent(s) to recover costs.

Mallano, J.

We concur: Spencer, P.J.
Vogel (Miriam A.), J.

B142181 Erma Lee Miller (Not for Publication)
B143856 v.
Mazda Motor of America Inc.

The judgment and the award of costs are reversed. Plaintiff is entitled to costs on appeal.

Mallano, J.

We concur: Spencer, P.J.
Vogel (Miriam A.), J.

DIVISION TWO

B149453 People (Not for Publication)
v.
Wasson

The judgment is modified by striking the three 1-year section 667.5, subdivision (b), enhancements imposed. The clerk of the superior court is ordered upon issuance of the remittitur to correct the abstract of judgment to reflect this modification and to forward a certified copy thereof to the Department of Corrections. In all other respects, the judgment is affirmed.

Doi Todd, J.

We concur: Boren, P.J.
 Nott, J.

DIVISION FOUR

B148513 People (Certified for Publication)
v.
Padilla

The judgment is modified to provide that the defendant is awarded credit for time served in the total amount of 294 days, consisting of 196 actual days plus 98 days for conduct credit. The judgment is further modified to provide that the enhancements pursuant to section 667.5, subdivision (b) are stricken. As so modified, the judgment is affirmed. The trial court shall send a corrected abstract of judgment to the Department of Corrections.

Vogel (C.S.), P.J.

We concur: Epstein, J.
Curry, J.

DIVISION FOUR (Continued)

B148346 People (Not for Publication)
v.
Hogan

The judgment is affirmed.

Hastings, J.

We concur: Vogel (C.S.), P.J.
Curry, J.

B152478 People (Not for Publication)
v.
Sanchez

The judgment is affirmed.

Hastings, J.

We concur: Vogel (C.S.), P.J.
Epstein, J.

DIVISION FOUR (Continued)

B114327 Mayer et al (Not for Publication)
v.
C.W. Driver et al
Acacia Construction, Inc.

The judgment and the order denying attorney fees are affirmed. The appeal from the order denying the motion to change the statement of decision is dismissed as moot. On the Mayers' appeal, costs on appeal are awarded to respondents Driver and Acacia. On Drivers' appeal, costs on appeal are awarded to Driver in the interests of justice.

Vogel (C.S.), P.J.

We concur: Epstein, J.
Curry, J.

B152324 Los Angeles County, D.C.S. (Not for Publication)
v.
Ralph O.

The judgment is affirmed.

Curry, J.

We concur: Vogel (C.S.), P.J.
Hastings, J.

DIVISION FOUR (Continued)

B153308	People v. Nobles	(Not for Publication)
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The judgment is affirmed.

Vogel (C.S.), P.J.

We concur: Epstein, J.
Hastings, J.

B149906 Snider (Not for Publication)
v.
Snider

The judgment is affirmed. Respondent(s) to recover costs.

Hastings, J.

We concur: Epstein, Acting P.J.
Curry, J.

B138209 People (Not for Publication)
v.
McColm

The judgment is affirmed.

Epstein, J.

We concur: Vogel (C.S.), P.J.
Curry, J.

DIVISION SEVEN

B146243 Russell Seheult (Certified for Publication)

v.

Jeffer, Mangels, Butler & Marmaro et al.,

The judgment is affirmed. Respondent(s) to recover costs.

Perluss, J.

I concur: Woods, J.

I dissent: Johnson, Acting P.J. (Opinion)

B152776 Youd

v.

Western International Media Corp.

B154893 Youd

v.

Western International Media Corp

B157047 Youd

v.

Western International Media Corp

Filed order consolidating above appeals.

B146501 Balassy

v.

Cammack

Filed order denying petition for rehearing.

DIVISION EIGHT

Court convened at 9:00 a.m.

Present: Cooper, P.J., Rubin, J., Boland, J. and Connie Hon , Deputy Clerk.

DIVISION EIGHT (Continued)

Each of the following:

B148325 People v. Thomas
B148983 People v. Waltower
B149337 People v. Stone
B151094 People v. Nava
B151897 People v. Winn

Argument waived, cause submitted.

B146432 Thibert
 v.
 LAC Basketball Club, Inc.,

Merits:
Argued by Jeff Katofsky for appellant and by Douglas L. Walton for
respondent. Cause submitted.

B150488 Vuljak,
 v.
 Pandeles

Merits:
Argued by Joe A. Leyva for appellants and by Gregory A. Docimo for
respondent. Cause submitted.

B144819 County Of Los Angeles,
 v.
 Dright,

Appearances:
Syna N. Dennis, Deputy County Counsel for appellant and no appearances
for respondent. Argument waived, cause submitted.

DIVISION EIGHT (Continued)

B149029 Lara,
 v.
 County Of Los Angeles,

Merits:
Argued by Greg W. Garrotto for appellant and by Carolyn Oill for
respondent. Cause submitted.

B143246 Gordon Automotive Group, Inc. et al.,
 v.
 Worldwide Environmental

Merits:
Argued by Michael A. Chodos for respondents and there being no
appearances for appellant. Cause submitted.

B147527 People
 v.
 Banjo,

Merits:
Argued by Dennis A. Fischer for appellant and by Kenneth Sokoler,
Deputy Attorney General for respondent. Cause submitted.

B146935 In the matter of Arlene Delois Reed Living Trust Deceased.
 Taylor et al.,
 v.
 C. Brian Smith, Successor Trustee To The Arlene Delois Reed
 Living Trust,

Merits:
Argued by Ian Noel for appellants and by Michelle Mulvey for respondent.
Cause submitted.

DIVISION EIGHT (Continued)

B151453 People
v.
Jones

Oral argument continued to May 29, 2002, at 9:00 a.m.

Court adjourned at 10:46 a.m.

B145591 People (Not for Publication)
v.
Wilson Alfredo Maldonado

The judgment is modified to provide actual presentence custody credit of 244 days, and to impose a parole revocation fine of \$200, to be suspended unless defendant's parole is revoked. As modified, the judgment is affirmed. The clerk of the trial court is directed to prepare a corrected abstract of judgment and forward a copy to the Department of Corrections.

Cooper, P.J.

We concur: Boland, J.
Rubin, J.

B151048 Los Angeles County, D.C.S. (Not for Publication)
v.
Jose R.,
In re Ricardo R., a Person Coming under the Juvenile Court Law.

The order of the juvenile court is modified so as to delete a finding that Ricardo is a dependent of the court pursuant to section 300, subdivisions (b), (c) and (g). Jurisdiction is terminated as to Ricardo.

Cooper, P.J.

We concur: Rubin, J.
Boland, J.